

The opinion of the court covers twenty-two typewritten pages. It takes up the Illinois Railway Company vs. Smith, commonly known as the Michigan case, and compares this with the Virginia statute, contending that the two are closely analogous; that the rule established there, and several times reiterated in subsequent cases, is fully applicable in conclusion of this case. The Attorney-General, in his effort to sustain the validity of the statute, relies chiefly upon the Michigan case, which, when announced the other day, had been the only government has the inherent right to regulate and control railroad companies and other public service corporations, and to regulate their rates and charges, and that they should be allowed to make. In that case the question involved was the right of the Legislature to fix by law the maximum charge for the storage of grain in the State. A long dissenting opinion was filed in that case. The doctrine laid down in this case has been frequently and materially modified. The Illinois case and the Michigan case are widely different. The most im-

It appears that the appellant brought up certain claims that were payable out of the funds in his hands as a receiver, and insisted that he should receive credit in the settlement of his account for the full face value of such claims. The court holds that this contention cannot be sustained, and that the Circuit Court was plainly right in limiting its receiver to a credit of only such sums as he had paid out in acquiring the claims in question.

On the case of *Lane Brothers vs. Seakford*, from the Circuit Court of Albemarle county, the judgment of the trial court affirmed. Seakford brought this action to recover damages for injuries received by him, and his wife, caused by the negligence of the defendant, who is appellant. Seakford, an employee of the company, engaged in the business of

"I did not," replied the witness hotly. "I never saw the woman before so far as I know."

of J. M. Moore & Company are suing William Partello, proprietor of the Park Hotel, for cover debts aggregating about \$100. The levy was made by Sheriff Partello on the 10th.

However, the High Courtmaster's office claims to have been shown the sheriff's return in the race and to the Taxado, Deputy W. A. Kelso, of Consummation Wyatt's former, claiming that he arrived at the stadium and advised the deputy sheriff and served a distress warrant for \$60, which is said to be due for rent.

It was stated that Partello was now in town, and a young man in the place volunteered the information that Partello had gone to the City Jail.

Justice Crutchfield Takes a Determined Stand

The two men were arrested by Sergeant Holdcroft on September 12th, when he received

Zell Asks Circuit Court of Ap- **J. S. JAMES,**
Development Center

the former, previously, announced that the court would hand down its decision to-day.

ST. PAUL, MINN., November 22.—A

Property Transfers

Martha Rust to H. J. and E. J. Bernhard, lot 23 5-12 by 49 1-2 feet on south line of an alley running parallel with road

south of Main Street west of Second
 Street, \$1,000.
 Maria M. C. Smith to, P. F. Taylor, 15
 feet on south line of Leigh Street, 85 feet
 west of Graham Street, \$900.
 Julius D. Ward to Samuel H. Green, 25
 feet on north line of F Street, 180 feet east
 of Twenty-ninth Street, \$750.
 Carl A. Rushbourn and wife to Jom-
 phine K. Dunford, 17 2-3 feet on west
 line Sixth Street, 250 1-5 feet north of
 Leigh Street, \$2,650.
 Henrico-Frank E. Enslow and wife to
 Miranda Coleman Reif, lot 22 in square
 No. 33, plan of Highland Park, 2.
 John G. Lauer and wife to J. A. Heis-
 ler, 20 feet on Grove Avenue, northwest
 corner of Rosemeath Road, \$1,120.
 E. S. Read and wife to David and Ellen
 T. Baxter, lot Nos. 1 to 4, both inclusive,
 block P, section 4, plan of Highland
 Springs, \$20.
 F. B. Traylor and wife to Maria John-
 Nickols, 60 feet on New North Road, 27
 feet south of Oak Park, \$200.



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where, \$12 to \$30.

A. B. KIRSCHBAUM & CO.
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List of Those Who Made Con

Opinions Handed Down.

Lyngsborg Light and Traction Company vs.
 Bell. Circuit.
 Writ of error and superadea. Bond \$5,000.
 Miller vs. Ferguson as ad. Circuit Court of
 Kyne county.
 Watts vs. Commonwealth, Corporation Court of
 City of Danville. Writ of error and superadea.
 Bond \$200.
 Burton et al vs. Chiefst Plastic Bottle Com-
 pany. Circuit Court of City of Richmond.
 Writ of error and superadea. Bond \$5,000.
 Southern Railway vs. Southern Railway,
 Circuit Court of Brunswick county. Writ of

Mrs. McCree, Mrs. Quisenberry, Miss
 Watkins.

HILL SENT ON.

Claims He Cut Massel in Self Defense.

Clarence Hill was yesterday morning on the Police Wagon to the Hustings

Southern Railway Company vs. Hangerough's Administratrix. Circuit Court of city

of Alexandria. Writ of error and supersedeas, bond, \$11,000.

Other Women Victims (?).

on trial for anything that happened in 1961 and it was manifested before a

"The disease was pronounced sciatic rheumatism, and although I had a good physician and took his medicine faithfully, I did not get any better. After some six weeks of this terrible pain and suffering I tried Dr. Williams' Pink Pills, and that is the medicine that cured me. After a few boxes the pain was less intense, and I could see decided improvement. I continued to take the pills until

All druggists sell Dr. Williams' Pink Pills, or the remedy will be mailed, post-

paid, on receipt of price, 50 cents per box, six boxes for \$2.50, by the Dr. Williams Medicine Co., Schenectady, N. Y.

Sam Kaufman and John McGruder, charged

the two men were arrested by Sergeant Holderoff on September 17th, when he received information that a certain person had lost \$130.

J. S. JAMES.

Get an overcoat made by

Price

Property Transfers.
Richmond—E. H. Spenser and wife.

Marla Rust to H. F. and E. J. Bern-
hard for \$3,500 less \$4,000 cash.

line of an alley runn^g parallel with and
south of Main Street, west of Second
Street, \$1,000.

Martha M. C. Smith to P. F. Teiser, 15
feet on south line of Leigh Street, 38 feet
west of Graham Street, \$300.

Julius D. Ward to Samuel H. Green, 25
feet on north line of P Street, 160 feet east
of Twenty-third Street, \$750.

Carl A. Ruehrmann and wife to Jom-
phine K. Dunford, 17-2-3 feet on west
line Sixth Street, 260-1-4 feet north of
Leigh Street, \$2,500.

Henrico-Frank B. Enslow and wife to
Miranda Coleman Seif, lot 22 in square
No. 38, plan of Highland Park, 27.

John G. Lauer and wife to J. A. Hol-
ler, 50 feet on Grove Avenue, northwest
corner of Rosemeath Road, \$1,150.

E. S. Read and wife to David and Ellen
T. Baxter, lots 5 and 6, both including
block F, section 2, plan of Highland
Springs, \$500.

P. B. Traylor and wife to Maria Johnie
Nuckolls, 60 feet on New North Road, 27
feet, south of Oak Park, \$200.

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and
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